## SUPPLEMENTAL COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

This decla	ration is of the fo	llowing type: divisi	onal		continuation	i		continuation-in-part
As a helov	v-named inventor	r. I hereby dec	lare that:					·
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My resider	nce, mailing addi	ess and citizer	nship are as	stated	below next to	o my nam	e.	
inventor (i the inventi	f plural names ar	e listed below LER REINFO	) of the sub	ject ma	tter which is	claimed a	nd for v	original, first and joint which a patent is sought on <b>POSITION AND</b>
$\overline{\mathbf{x}}$		c <b>tober 12, 20</b> 0 d Amendment	4 as Appli	cation S	erial No. 10			nded by the Preliminary fay 10, 2006, July 21,
	tate that I have r amended by any				tents of the	above-ide	ntified s	specification, including the
I do not know and do not believe that the same invention was ever known or used by others in the U.S., or was patented or described in any printed publication in any country, before I invented it.								
accordance where ther	e with 37 C.F.R.	§ 1.56(a) wh likelihood that	ich is mate	rial to t	he examinat	ion of this	s applic	on of this application in ation; namely, information tant in deciding whether to
l hereby c listed belo		under Title 35	i, United S	tates Co	ode, Section	119(e) of	any US	provisional application(s)
(US Provi	sional Application	on Serial No.)	(Fil	ing Date	e)			
below and States app acknowled 1.56(a) wh	, insofar as the s lication in the n lge the duty to d	ubject matter on natter provided isclose materia ween the filin	of each of to d by the fi al informati g date of the	the clair rst para ion as d	ns of this ap graph of Tit efined in Tit	plication i tle 35, Ur tle 37, Co	is not di nited Sta de of Fe	States application(s) listed sclosed in the prior United ates Code, Section 112, I deral Regulations, Section or PCT international filing
(A	pplication Serial	No.)	(1	Filing D	vate)	(r		(Status), pending, abandoned)
application country of inventor's	n(s) for patent or her than the US, certificate or any	inventor's cert listed below as PCT internati	ificate, or ond and have also onal applic	of any Po o identification(s)	CT internation of the control of the	es Code, Sonal applications on a lapplication of the second contraction of the second contractio	lection I cation(s applica ne count	19 of any foreign ) designating at least one tion(s) for patent or ry other than the US filed which priority is claimed.
PCT		WO2003U	S11141	2003	-04-11			No
Japan		JP2002010			-04-11	2002-0	4-11	No
Country		or foreign app				Priority Cl	aimed	Certified copy attached?

I hereby acknowledge the appointment of all attorneys and agents associated with Customer Number: 023413, Mark Conklin (Reg. No. 39148), Michael Gnibus (Reg. No. 38162), Barbara Toop (Reg. No. 31501), Mardson McQuay (Reg. No. 52020) and Catherine Winter (Reg. No. 38364),

jointly and each of them severally, as attorneys or agents and attorney or agent, with full power of substitution, delegation and revocation, to prosecute this application, to make alterations and amendments therein, to receive the patent and to transact all business in the Patent and Trademark Office connected therewith.

I understand and agree that the attorneys and agents associated with the foregoing Customer Number do not personally represent me or my legal interests, but instead represent the interests of the legal owner(s) of the invention described in this application.

I hereby direct that all correspondence in connection with this application be addressed to Customer Number: **Practitioners at Customer Number 23413** 

I hereby direct that all telephone calls in connection with this application be addressed to:

## **Practitioners at Customer Number 23413**

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that all such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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